

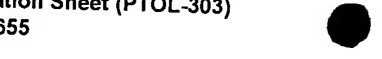
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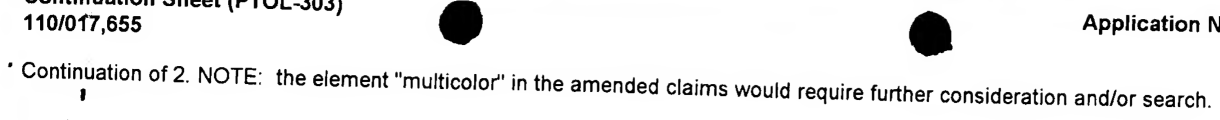
UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/017,655	12/06/2001	Nainesh P. Shah	T148	7784
7	7590 09/05/2003			
Himanshu S. Amin National City Center 24th Floor			EXAMINER	
			ST CYR, DANIEL	
1900 East 9th Street Cleveland, OH 44114			ART UNIT	PAPER NUMBER
			2876	
			DATE MAILED: 09/05/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action	Application No.		
	170/047	Applie	
THE REPLY FILED 12 August 2003 FAILS TO PLACE final rejection under 37 CFR 1.113 may only be either: (Care and in a compliance with 37 CFR 1.2000).		Applicant(s)	_
THE REPLY FILED 46	Daniel St Cv-	ATTIMESH P.	
THE REPLY FILED 12 August 2003 FAILS TO PLACE Therefore, further action by the applicant is required to a final rejection under 37 CFR 1.113 may only be either: (condition for allowance; (2) a timely filed Notice of Appea Examination (RCE) in compliance with 37 CFR 1.114. a) The period for reply expires 3 months from the mailing date of the event, however, will the state.	pears on the cour	Art Unit	
final rejection under 37 CFR 1.113 may only be either: (Condition for allowance; (2) a timely filed Notice of Appearance with 37 CFR 1.114. a) The period for reply expires 3 months from the mailing date of the event, however, will the statutory period for reply expired for reply expired on: (1) the mailing date of this Advisor 706.07(f).	THIS App.	the corre	
(RCE) in compliant in the state of the state	avoid abandonm	Moural Months and Mont	
a) Market with 37 CFR 1 11 Appear	al (with a life amend	PPlication FOR ALLOWANG	
b) The period for reply evals	appeal fee); or (3) a	which places the reply to a	
The period for a supplies 3 months	DIVE	wilely filed by the application if	
TOO SIDE SIDE SIDE OF THE STATE	ile final rois		zu –
have been significantly by the have been significantly been significantly by the have been si	SIX Action, or (2) the day		
The period for reply expires 3 months from the mailing date of the event, however, will the statutory period for reply expire later than ONLY CHECK THIS BOX WHEN THE FIRST REPLY WAS FILL 137 CFR 1.136(a). The date on the earned patent term adjustment. See 37 CFR 1.704(b). A Notice of Appeal was filed on 2. Appellant's Bried 1.192(a), or any extension thereof (37 CFR 1.192(b)). The period for reply expires 3 months from the mailing date of the solving the event, however, will the statutory period for reply expire later than three mailing date of the shortened statutory period for reply expire later than three months are statutory period for reply expire later than three months are statutory period for reply expire later than three months are statutory period for reply expire later than three months are statutory period for reply expire later than three months are statutory period for reply expire later than three months are statutory period for reply expire later than three months are statutory period for reply expire later than three months are statutory period for reply expire later than three months are statutory period for reply expire later than three months are statutory period for reply expire later than three months are statutory period for reply expire later than three months are statutory period for reply expire later than three months are statutory period for reply expire later than three months are statutory period for reply expire later than three months are statutory period for reply expire later than three months are statutory period for reply expire later than three months are statutory period for reply expire later than three months are statutory period for reply expire later than three months are statutory period for reply expire later than three mailing date of the statutory period for reply expire later than three mailing date of the statutory period for reply expire later than three later than three mailing date of the statutory period for reply expire later than three later than three mai	ED WITHIN TWO the mailing date	the final rejection	
earned patent term at a Any reply received expiration data period of extension data.	Which the	of the final rejection, whichever is later. In no	
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37 CED of Appeal was su	after the mailing amount of the	fee. The appropriate extension of	
2. The new Anney	date of the final rejection	he final Office action: extension fee	
(a) M Proposed amendment(s) thereof (37 CFD)	of must be fire.	morr, even if timely filed, may reduce	
(b) (b) they raise new issue.	91(d)), to avoid di	find one	
(b) they raise new issues that would require further constitutions (c) they are not deemed to place the application in they are application in they are not deemed to place the application in the not deemed to place the not deeme	ideration and	-PPGdI.	
(d) the issues for appeal; and/or place the application (d) the issues for appeal; and/or	search (see	NOTE.	
arey present additional	form for an	TE below);	
3 D A See Continuo	appeal by materials		
Applicant's reply has overcome the following rejection(s): 4. Newly proposed or amended claim(s) 5. The a) affidavit, b) exhibit, or c) request for reconsideral application in condition for allowance because: 5. The affidavit or exhibit will NOT be considered because are raised by the Examiner in the final role or the final role of	esponding numb	reducing or simplifying the	
canceling the canceling the following rejection	of finally	rejected at	
5. The a) strie non-allowable claim(s) would be	•	Jocied Claims.	
and of allowing the second of allowing the second of allowing the second of the second		1	
6. The affidavit or allowance be request for recommendation for allowance be request for recommendation.	separate	, timely, so	
raised by the Examination NOT be as	ation has been	amendment	
For purposes of Approximation the final rejection because it is	n Sheet. Scell considered by	ut does No-	
explanation of how the proposed amount	directed SOLELY	Place the	
I ne status of the claim(s) amended claims and will no	TLLY to issues	Which were	
application in condition for allowance because: See Continuation 6. The affidavit or exhibit will NOT be considered because it is not raised by the Examiner in the final rejection. 7. For purposes of Appeal, the proposed amendment(s) a) will not explanation of how the new or amended claims would be rejected Claim(s) allowed: Nor	d is president or b)	newly	
Claim(s) object.	a is provided below or apport	entered and an	
Claim(s) rejected: None. Claim(s) withdrawn from	apper	ided.	
Claim(s) withdrawn s			
'L			
Note the attached to Note the Note the Attached to Note the Note the Attached to Note the Not			
8. The proposed drawing correction filed on is a) approved or is a) Other: See Continuation Sheet			
Continuation Sheet Statement(s)(PTO 144	b) disapproved		
0-1449) P	aper No(s)	xaminer	
Pate			
Patent and Trademark Office L-303 (Rev. 04-01)		\sim	
Advisory Action	Daniel St. Oyr Primary		
Action Action	Primary Examiner Art Unit: 2876		





Continuation of 5. does NOT place the application in condition for allowance because: the prior art still meets the limitations of the

Continuation of 10. Other: the claims remain rejected as set forth in the final office action of paper #8..